

THE NEWS OF NORFOLK ON PAGES TWO, THREE AND FIVE.

ROYAL BAKING POWDER

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Makes the food more delicious and wholesome

ROYAL BAKING POWDER CO., NEW YORK.

COURT DECISIONS.

Notes of Cases Recently Decided, Which are of Interest to Our People.

DIGESTED BY W. B. MARTIN, (Exclusively for Virginian-Pilot.)

HOCUTT V. W. & W. R. CO.

Supreme Court of North Carolina. March 21, 1899.

WHEN A RAILROAD COMPANY DIVERTED A WATER COURSE BY DIGGING A DITCH, IT IS LIABLE FOR INJURIES TO LAND CAUSED BY THE OVERFLOW OF A CONNECTING DITCH.

THE STATE OF LIMITATIONS IN SUCH CASE BEGINS TO RUN FROM THE DATE OF THE INJURY, NOT FROM THE TIME OF THE DIGGING OF THE DITCH.

This was an action brought to recover damages arising from the flooding of land, caused by the diversion of water through one of the defendant's ditches.

The plaintiffs alleged that the defendant, in order to drain its roadbed and right of way, had cut deep ditches beside its road, whereby it diverted large volumes of water from its natural course and flow, and emptied it into a small branch or flat bottom known as "Rattan Trestle" or "Jumping Run Branch," that it has provided no sufficient outlet for such accumulated and diverted water, thereby causing the same to pond or back up and overflow the plaintiffs' land, whereby they and their integrate have been greatly damaged within the three years next preceding the action.

There was a judgment for plaintiff and defendant appealed. The court says:

It is unnecessary to separately consider each exception, as they naturally group themselves around two or three essential principles. The charge itself appears to be unexceptionable. It is full, clear and accurate, in which the principles of law laid down are correctly applied to the facts involved. None of the statutes of limitations appear to bar the action. It is contended by the defendant that the sole damage was done by the freshet of 1895, which happened only a few months before the bringing of the action. It makes no difference when the ditches were dug, provided they did not injure the plaintiff. The defendant had a perfect right to dig its ditches or use its land as it saw fit without injury to another. The digging of the ditches, or the building of the road, or any other act done 5 or 20 or 50 years before, was utterly immaterial to the present controversy, as in themselves they constituted no cause of action. While the plaintiff might, under certain circumstances, have enjoyed the commission of an act that threatened irreparable injury, he could not have maintained an action for damages that he had not sustained, and might never sustain. It is well settled that the injury is the cause of action, and that no statutes of limitation can begin to run before the cause of action accrues.

The injury complained of is the flooding of the plaintiff's land caused by the unlawful act of the defendant in diverting water from its natural course, and concentrating it at a point where there was no sufficient natural or artificial outlet. It is now well settled that neither a corporation nor an individual can divert water from its natural course so as to damage another. They may increase and accelerate, but not divert. There was certainly sufficient evidence of diversion to go to the jury, and this of itself disposed of several of the exceptions. Had the natural water shed remained intact when the dam at Devil's ditch broke, its water would have resumed its old channel in branch No. 2, and would not have reached the plaintiff's land, going far to the northeast. But its outlet into branch No. 2 was closed, and it naturally found its way into the railroad ditch which had been cut through the water shed. It was thus diverted from its natural outlet to the east, and carried back south to the head of Jumping Run. The same diversion was shown as to the water of branch No. 6, which naturally flowed south into Jumping Run at its head at Rattan trestle. The effect of this diversion and concentration was to accumulate a large amount of water at the head of Jumping Run, which it was unable to carry off, and which therefore flowed back upon Hocutt's land. It is true that Jumping Run is a natural water course and drain way, as contended by the defendant, but it is such only as to those waters that naturally flow into it. The defendant contends that it should not be held responsible for Porter's ditches. This might be true were it not for the fact that its own ditch received the water from Porter's ditches, and discharged it upon the plaintiff, thus becoming the proximate cause of the injury. Affirmed.

NORTH CHICAGO ST. R. CO. V. BROWN.

Supreme Court of Illinois. February 17, 1899.

WHERE A WOMAN DID NOT NOT ALIGHT FROM A STREET CAR UNTIL IT HAD STOPPED, AND THE CAR WAS NEGLIGENTLY SET IN MOTION WHILE SHE WAS HOLDING ON WITH BOTH HANDS AND HAD ONE FOOT ON THE GROUND, AND BEFORE SHE COULD LIFT HER OTHER FOOT, THE COMPANY WAS LIABLE FOR THE INJURY CAUSED HER.

This was a suit brought by Sarah B. Brown for personal injuries sustained by her while alighting from a car of the defendant company. She was a passenger on one of the street cars of the company and when the conductor called out Larrabee street she got up

and went out on the platform. When it stopped she got off, holding on to the car with both hands and putting one foot on the ground, before she had time to lift her other foot from the step of the car it jerked, throwing her to the ground and injuring her. The lower court gave her a judgment for \$5,000 damages and the company appealed. The court says:

It is insisted that there is no evidence in the record tending to prove that the plaintiff was in the exercise of ordinary care at the time of the accident. But upon an examination of the record it will be found that there is evidence tending to prove ordinary care on the part of the plaintiff. If the car stopped as the witness said it did, she had a right to presume that it would not start up until she had sufficient time to get off, and, acting on this presumption, she was justified in stepping off as she did.

Judgment affirmed.

MYERS V. MILLER.

Supreme Court of Appeals, West Va. December 10, 1898.

SURETIES ON SHERIFF'S BOND UPON BEING COMPELLED TO MAKE GOOD HIS DEFAULT, WILL BY FACT OF PAYMENT BE SUBROGATED TO THE POSITION OF THE STATE IN RESPECT TO ALL ITS SECURITIES, LIENS AND PRIORITIES, FOR THE PURPOSE OF ENFORCING REIMBURSEMENT FROM THEIR PRINCIPAL.

BRAMBLETON WARD.

The Brambleton Local Board held its May meeting last night. Present: Chairman Jones and Messrs. Bunting, Gale, Hancock, Reid, Spann, Sterling and Reid.

The Street Committee submitted its report, showing that the streets and lanes were in a good condition, and that the removal of the dirt from the sewer line had been placed in charge of Mr. Raw, and the work was being done under his supervision in conjunction with the Street Committee.

Mr. Jones reported that the question of free water was necessary before anything can be done in regard to the sprinkling of the streets.

Mr. Gale, from the School Committee, reported the school buildings to be in a good sanitary condition.

The Committee on paving the streets reported progress.

An application from Mr. Geo. H. Chiles, accompanied by a recommendation from Dr. McCormick, of the Board of Health, requesting to be appointed Sanitary Inspector for the ward when such an office is needed, was placed on file.

A petition from Mr. Thos. Cloghan to the City Councils, asking for remuneration for services rendered as keeper of the Holt street bridge, and referred to the board for action, was referred to the secretary to return to the Street Committee of the Councils with the statement that the board is under no obligations to Mr. Cloghan for services rendered.

A communication from Mr. C. R. McKemie requesting the board to grant him the use of a certain portion of Lovitt avenue extended until the city may need it, was ordered to be returned to him with the statement that the board has no authority to grant the request, but would recommend the Councils to rent the property to him at \$50 per annum.

A communication was received from the City Treasurer enclosing the ordinance passed by the Councils authorizing the issue of \$20,000 worth of bonds for the permanent improvement of Charles street, between Ross, Clay, Kelly, Maple and Mozart avenues.

The Street Committee was authorized, if necessary, to increase the street forces as may be required during the laying of sewers in the ward.

A motion was adopted instructing the secretary to address a communication to the City Railway Company, calling attention to the condition of their tracks and requesting that they be filled up as required by law, and to give better time and service on cars for the summer on the East Main street and Brambleton avenue lines.

All properly approved bills were allowed.

PERSONAL AND OTHERWISE.

Mr. John W. Bruce, of Malby avenue, is quite sick.

The infant child of Mr. and Mrs. Geo. J. Hurst, of Cecelia avenue, whose death occurred Tuesday, was interred in Elmwood Cemetery yesterday.

Mrs. Susie M. Steele and children, of No. 4 Cecelia avenue, have gone to Canada.

WITH THE COURTS

Damage Suit Against Street Railway Company.

Application For a Charter—A Bad Man Fined—One Man Sent to Grand Jury For Burglary, and Another For Pocket Picking.

The suit of B. F. Rosson for \$1,000 damages against the Norfolk Street Railway Company for injuries received by the plaintiff, in now being tried in the Court of Law and Chancery. The trial was begun yesterday.

Mr. Rosson is represented by Messrs. Hugh G. Miller and P. J. Morris, and the defendant by Mr. R. B. Tunstall.

The plaintiff alleges that he hailed a car on Granby street, opposite the Monticello Hotel, and just as he started to board the car it started with a jerk and threw him to the street, causing him to sustain serious injuries. He alleges negligence on the part of the company's employees on the car. A stenographic report of the trial is being taken.

CHARTER APPLIED FOR.

The Quarlet Company, for the manufacture of a patent medicine by that name, has applied to Judge Hancock for a charter. The maximum capital stock named in the application at \$5,000. The officers are: General E. M. Henry, president; T. B. Knight, vice president; S. W. Bowman, secretary and treasurer. There, with A. W. Cornick, W. C. Cobb and Rev. Charles I. Stenigle, compose the board of directors.

PROPERTY TRANSFERS.

The following deeds transferring property were recorded yesterday: Mrs. F. E. Nottingham to Mrs. P. E. Yeatman, lot with improvements, fronting 55 feet 6 inches on the south side of Princess Anne avenue, next to the corner of Chestnut street, \$4,000.

Charles N. Whitehurst to James and S. V. Bryan, lot with improvements, fronting 25 feet on the west side of Chapel street, between Wood and Queen streets; \$3,000. Deed dated June 1, 1891.

The city of Norfolk to Josiah T. Jones estate, quit claim to the property at the corner of James street and Magazine lane and No. 13 Magazine lane, in consideration of the payment of delinquent taxes.

IN THE POLICE COURT.

Nellie Harris, colored, disorderly conduct; fined \$5.

Martha Johnson, colored, assaulting Nora Lewis, colored; fined \$2.50.

Alexander Wythe, colored, obtaining a boat under false pretenses from Mr. Allan G. Burrows; fined \$25. Appaled.

John Capps, colored, attempting to steal a bicycle; discharged.

BAD MAN FINED.

Robert Hill, colored, assaulting and kicking George Briggs, colored, on two occasions and destroying clothing belonging to her; fined \$63 and required to furnish a \$250 bond for his good behavior during the next six months. Hill went to jail.

HELD FOR THE GRAND JURY.

Joe Spady is known as a "swell con." He has figured extensively in the Police Court. Yesterday he was again before Justice Tomlin on the charge of burglarizing the house of H. Goodman, Cumberland street, on the night of March 11th and robbing Goodman while he was asleep of jewelry valued at about \$100. Some of the stolen articles were found in Spady's possession. He was held without bail.

BRICKHOUSE HELD.

Will Brickhouse, colored, who was recently acquitted of murdering Will Shepherd, was yesterday held for the grand jury without bail. He is charged with picking the pocket of Seabert Goodwin, also colored.

TWO SCHOONERS SOLD.

By order of the United States Court Deputy United States Marshal West yesterday afternoon sold the libeled schooners Henry W. Slicer and John Howard. The former was libeled by its look for wages, amounting to about \$100. It brought \$102, and was bid in by W. J. Williams and C. E. Britton. The John Howard brought \$400, being purchased by C. E. Hewins.

INSURANCE MEN.

MEETING AT OLD POINT GETS DOWN TO WORK.

About two hundred of the leading insurance men of the Southeastern States are now assembled at Old Point Comfort, and others are expected. The occasion of the gathering is the eighteenth annual convention of the Southeastern Pacific Association, which opened on Wednesday, at the Chamberlin Hotel.

The session of Wednesday was of a preliminary nature, but that of yesterday was indicative of the important matters that are to come up. At 10 o'clock yesterday morning the convention got down to work, and from now on their proceedings will be of much importance.

The tariff to be adopted for the coming year is probably the most important matter to be considered and adopted. It is believed that there will be considerable difference of opinion before a generally satisfactory tariff schedule is adopted. The opinion is expressed that the convention will not make any material changes in the present tariff.

Even if the tariff is changed, the result will not particularly affect Virginia payers of insurance premiums, as the tariffs of the association are not supposed to rule in Virginia on account of the Wharton anti-insurance compact law, passed nearly a year ago, that prohibits combinations of insurance companies from fixing rates of insurance.

Yesterday the convention was photographed as it was in session by Mr. E. Cheyne, of Hampton. The members and their wives and children are greatly enjoying their stay at Old Point Comfort, and are taking in all the near-by points of interest.

Among the prominent insurance men in attendance are Mr. W. J. Perry, of Staunton, Va. He was first lieutenant of the West Augusta Guards in the war with Spain, and since the close of the war he has been chosen captain of the company in its re-organization. Other prominent agents are Messrs. Charles E. Dix, Atlanta, Ga.; Lloyd D. Bates, Mobile, Ala.; Charles Javner, New Orleans; Joseph Mateldorfer, John G. Goldsmith, Richmond, Va.; F. R. Malls, Wilmer, La. Moore, J. P. Murden, A. B. Andrews, B. H. Abrams, John C. Rees, W. F. Patton, Miller Dwyer, F. M.

Nickel, Atlanta; D. W. Davis, Ocala, Fla.; Edward S. Gay, D. B. Harris, F. O. McCorrall, H. C. Stockwell, Clarence Stockwell, Charles F. Fleming, Atlanta; George W. Kreith, Birmingham, Ala.; J. N. Harris, New Orleans; J. C. Hunter, John Cochran, Thomas Egleston, S. Y. Tuper, Atlanta; George A. Bond, J. A. Maywood, Kansas City, Mo.; Edgar S. Wilson, Macon, Ga.; George W. Mills, Atlanta; W. L. Wilson, Savannah, Ga.; Holmes Cummings, Memphis, Tenn.; H. R. Bush, Louisville, Ky.; C. C. Brudsh, Boston; C. H. Post, and James Milland, New York; C. B. Willingham, Marietta, Ga.; W. Dewey, A. W. Holt, New York; Alexander Webb, Raleigh, N. C.; T. M. Nelson, Atlanta; J. M. Ogden, W. F. Holt, Macon, Ga.; Thomas Griffiths, Savannah, Ga.; Clarence Knowles, W. E. Chapin, Atlanta, Ga.; G. H. Bower, New York; A. H. Walker, J. B. Ezell, Columbia, S. C.; T. L. Davis, Vicksburg, Miss.; J. H. Raine, Atlanta; J. S. Speed, Little Rock, Ark.; H. J. Lancaster, Shreveport, La.; J. N. Harris, New Orleans, and George Hay, New York.

Mr. C. B. Willingham, a popular insurance man of Marietta, Ga., who is acting in the capacity of special correspondent for the association, is kept busy in his exacting position.

The election of officers will be held to-day, and it is the general opinion that the present officers will be re-elected without change.

NOMINATIONS MADE.

BRAMBLETON CITIZENS NAME THEIR CHOICE FOR THE LOCAL BOARD.

A meeting of the citizens of Brambleton was held last night in one of the vacant stores under Kirm Hall for the purpose of nominating a Local Board of Improvement, to be presented to the City Councils for confirmation. The meeting was called to order by Mr. John A. Bunt, Mr. John Whitehead was elected chairman and Mr. George Holland secretary.

Mr. Whitehead stated the object of the meeting and called for nominations. The following were placed in nomination: E. T. Thomas, C. E. Hunt, C. B. Jones, J. A. Butt, Robert Lawler, A. J. Elliott, J. J. Keeling, W. C. Feair, John Hampshire, J. A. Hill, James Bunting, H. C. Billups, J. Y. Godfrey, T. J. Jackson, Frank Gale.

Mr. John Hampshire declined the nomination, as did Mr. James Bunting. The chairman ruled that these gentlemen could not decline the nomination, but should be voted for, and if nominated could decline to serve.

Mr. Butt moved that the names of Messrs. Bunting and Hampshire be scratched from the list, which motion was carried.

Messrs. J. A. Hyslop and N. E. Crowder were selected as tellers.

THE BALLOT.

The following is the result of the ballot: E. T. Thomas, 59; C. E. Hunt, 12; C. B. Jones, 50; J. A. Butt, 63; Robert Lawler, 51; A. J. Elliott, 67; J. J. Keeling, 63; W. C. Feair, 59; J. W. Hampshire, 51; J. A. Hill, 9; James Bunting, 41; H. O. Billups, 11; J. Y. Godfrey, 9; T. B. Jackson, 4; Frank Gale, 9.

On account of Messrs. Bunting and Hampshire declining the nomination, the following nine were declared nominated: Messrs. E. T. Thomas, C. E. Hunt, C. B. Jones, J. A. Butt, Robert Lawler, A. J. Elliott, J. J. Keeling, W. C. Feair, H. O. Billups.

The names of C. E. Hunt and H. O. Billups were selected in place of James Bunting and J. W. Hampshire.

A committee of five will be appointed to-day to present the names of the nine successful candidates to the Council.

MASONIC ENTERTAINMENT.

IN HONOR OF JUDGE R. T. W. DUKE, GRAND MASTER.

The Norfolk Masons gave a reception and an entertainment at Masonic Temple last night in honor of Grand Master of Virginia R. T. W. Duke, of Charlottesville, Grand Master Duke delivered an address, which was highly entertaining both to the Masons and the ladies and the invited guests of the lodge.

At the conclusion of the exercises ice cream, cake and strawberries were served to about four hundred persons. The program was as follows: Opening prayer, Rev. S. C. Hatcher; solo, "The Angels' Serenade," Miss Fannie Powell (with violinello obligato, Mr. George H. Dawson); duet, "Guide Me, O Thou Great Jehovah," Mr. J. J. Jordan and Mr. E. L. Guy; address by Grand Master R. T. W. Duke; solo, "Magnetic Waltz Song," Miss George Richardson; trio, "Father from Whom Comes Every Blessing," Miss George Richardson, Mr. Jordan and Mr. Harry Butt; accompanist, Mr. Newton Fitz.

Boys' Gospel Army.

Meetings relative to the proposed trip to Portsmouth to-morrow afternoon were held by Companies A, B and C, of the Boys' Gospel Army, on Monday, Tuesday and Wednesday, and of the Red, White and Blue choirs on yesterday. This afternoon at 4:30 o'clock the officers of Company B will tender a hospitable social to the members of Company B and to the officers of Companies A and C. This promises to be a very pleasant affair. Games and refreshments will constitute, for the most part, the program. There are one or two specialties which cannot be mentioned at this time.

All members of the army are requested to meet promptly at 4 o'clock to-morrow afternoon at the association, where the line of march will be formed. They will then march to the ferry to go to Portsmouth.

Take Norfolk and Ocean View railway and its steamer "Vigilant," passing close to former Spanish cruiser "Reina Mercedes," now anchored off Old Point.

my23-4t

The Late Dr. Armstrong.

It should have been stated in the proceedings of Pickett-Buchanan Camp, Confederate Veterans, at the meeting held Tuesday evening last, that Commodore Rev. Dr. W. S. Macy, Rev. Dr. B. D. Tucker and Lieutenant Commander W. B. Browne had appointed a committee to draft and present to the next meeting of the camp suitable resolutions of respect to the memory of the late Rev. Dr. George D. Armstrong, a comrade of the camp.

Consult Rudolph and Wallace, the acknowledged leaders in tailoring. You will never be satisfied until you do.

Time has proved the worth of the garments produced by Rudolph & Wallace.

BRIEF ITEMS OF INTEREST.

Mr. Arthur G. Lewis, of the Baltimore and Ohio, returned yesterday from a trip to Richmond.

Mr. Joseph Le Faucheur and family, who have been spending the past three weeks at New York, Philadelphia and other Eastern cities, have returned home.

Mr. Goswin H. Boner, representing the North German Lloyd Steamship Company, was in Norfolk again yesterday, and left last night for Baltimore. He appeared much pleased with the port of Norfolk.

Captain J. W. Phillips states that he will have his passenger steamer, the Aurora, in the marine pageant welcoming the Reina Mercedes.

The young men and ladies of the West End will give another one of their popular soirees at the Monticello Hall Saturday evening at the usual hour. A large attendance and a very enjoyable time are expected.

Captain J. W. Phillips, owner of the Phillips' line of steamers, has arranged for delightful outings daily, except Sunday, on his steamers, leaving the New York, Philadelphia and Norfolk wharf. These will be especially pleasing for the ladies, the children and their nurses.

Wednesday evening at the residence of Mr. Leon Salzberg, on Church street, Mr. Samuel Streten, of New York, celebrated his betrothal to Miss Bessie Segel, of this city.

Officer Miller, of the Chattanooga, Tenn., police force, was in the city yesterday. He visited Virginia Beach in the afternoon and left last night for Baltimore.

Mr. John E. Cartwright and Miss Estelle C. Kuntz, of East Norfolk, were married at Elizabeth City yesterday by Rev. R. C. Roaman. The ceremony was performed in the parlors of the Central Hotel.

The session of the "Tents," a colored organization, is in progress at Hampton, with several delegates from Norfolk in attendance.

Rev. Robert Gatewood will deliver the oration in Berkeley Memorial Day, next Thursday.

Mr. George Newton is remodeling the building, Nos. 99 and 101 Commercial Place, by throwing the two stores into one.

The seventh Lutheran Evangelical Synod of Virginia will be held with the First Lutheran Church, of this city, next August.

Mr. C. N. Bailey, of Norfolk, delivered the salutatory address at the Wake Forest (N. C.) College commencement yesterday.

BACK TO WAVERLY.

JOHN W. CLAYTON, COLORED, NOT IDENTIFIED HERE.

The negro, John W. Clayton, who is alleged to have assaulted Mrs. Barlow, near Waverly, in Isle of Wight county, and who was brought here Wednesday, was taken to Waverly by Constable Jenkins yesterday. It was expected by the police that there would be an effort to lynch the negro when he arrived at the scene of the crime, but if such an attempt was made the news had not come to this office at 2:30 o'clock this morning.

PIERCE'S

FAVORITE

PRESCRIPTION

FOR WEAK WOMEN.

THE Joseph Brown STORE.

Cheering Responses

to the Lace offerings characterized yesterday's business.

The volume was far in advance of any other half-day's total. Store closed at 1 o'clock. We beg to acknowledge our appreciation, both as to purchases and the further consideration evidenced in the early coming—early buying.

The Wash Goods Aggregation

is winning fame at home, laurels abroad. Reaching out to Florida on the one hand, Kentucky on the other.

Joseph Brown, 220 Main St.

REFRIGERATORS!

I have the CHALLENGE REFRIGERATORS and it has the right name, as it will challenge any good hardwood refrigerator on the market. If in need, call and examine stock and get prices. All reasonable goods at low prices.

P. J. MALBON,

Both Phones No. 401.

STENCIL CUTTERS,

Rubber and Steel Stamps, Railroad, Hotel, Baggage and Brass Checks, Seals, Badges, Signatures and Stamp Inks, Pads, Daters, etc.

PHENIX

Stamp and Stencil Works, Job Printers, Cor. Nivison and Church Sts.

SUMMER RESORTS.

Alleghany Springs, Va.

Recommended by the Medical Society of Virginia, is celebrated for its cures of dyspepsia in its various forms. Most extensive and beautiful grounds in the mountain section. For descriptive pamphlet, terms, testimonials, &c., write to my25-2m C. A. COLHOUN, Prop.

Belmont Seminary, Bedford City, Va.

Will be opened for summer boarders on JUNE 1. Large, shady grounds. Terms \$5 and \$6 per week. For further information, address my24-eod2w D. W. READ, Principal.

PRIVATE FAMILY IN THE COUNTRY wish a limited number boarders for the summer: good sulphur and other mineral waters. Board \$15.00 per month. For further particulars apply to FRANK P. DAVIS, Goschenbridge, Rockbridge Co., Va. my20-eod-2w

SUMMER BOARD

—AT—

MOUNTAIN LAKE PARK, MD.

On the summit of the Alleghenies, by B. & O. R. R. Land shady grounds. To teachers for the chataquea. The camp meeting begins July 2. Address VIRGINIA HOME until June 13, 216 Granby street, my23-10t

Wanted, Summer Boarders.

Situation, a nice village on Atlantic and Danville R. R. Fine shade, excellent water, good church privileges, daily mails. Terms moderate. Address Mrs. V. H. ATKINS, Boynton, Va. my21-lw

Yellow Sulphur Springs.

Montgomery county, Va.; open to visitors June 1, 1899; these springs are situated on the summit of the Alleghany Mountains; the curative properties of the waters are well established and adapted to a wide range of disease; the accommodations are first-class in every respect; descriptive pamphlet and rates furnished on application. RIDGEWAY HOLD, Prop. my20-2m

Montgomery WHITE SULPHUR SPRINGS.

Montgomery County, Va.

THIS FAMOUS SUMMER RESORT OPENS JUNE 1, 1899.

Sulphur and Chalybeate Water. For booklet, terms, &c. Apply to W. S. ATKINS, Manager, Montgomery Springs P. O., Va. my19-1m

Crockett Arsenic Litha Springs and Baths, OPEN JUNE 1st.

As a nerve tonic, anti dyspeptic and restorative these waters and baths are unsurpassed. Relieves nervous prostration, rheumatic, skin and kidney troubles and kindred diseases. Cleans and beautifies the complexion. Dry atmosphere, romantic surroundings, modern conveniences. For booklet, address M. C. THOMAS, Manager, Shawsville, Va. my18-2m

THE ATLANTIC HOTEL

(Formerly Inverness Inn)

VIRGINIA BE